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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO				
10/691,057	10/22/2003	Kevin J. Zilka	SVIPGP003B 6078					
28875 75	590 04/20/2006		EXAMINER					
Zilka-Kotab,	PC		VU, TH	ANH T				
P.O. BOX 7211			ART UNIT	PAPER NUMBER				
SAN JUSE, CA	A 95172-1120		2174					
			DATE MAILED: 04/20/200	6				

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicati	on No.	Applicant(s)	-
		10/691,0	57	ZILKA ET AL.	
	Office Action Summary	Examine		Art Unit	
		Thanh T.	Vu	2174	
		n appears on the	cover sheet with the c	correspondence ac	ddress
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Status					
1)🖾	Responsive to communication(s) filed on	09 February 20	06 .		
2a) 🗌					
3) 🗌	Since this application is in condition for all	lowance except	for formal matters, pro	secution as to the	e merits is
	closed in accordance with the practice und	der <i>Ex parte Qu</i>	ayle, 1935 C.D. 11, 45	53 O.G. 213.	
Dispositi	ion of Claims				
4)🖂	Claim(s) 1-41 is/are pending in the applica	ation.			
	4a) Of the above claim(s) is/are with	hdrawn from co	nsideration.		
5)🖂	Claim(s) 1-41 is/are allowed.				
6)	Claim(s) is/are rejected.				
7)	Claim(s) is/are objected to.				
8) 🗌	Claim(s) are subject to restriction a	ind/or election r	equirement.		
Applicati	on Papers				
9)	The specification is objected to by the Exa	miner.			
10)	The drawing(s) filed on is/are: a)	accepted or b)	objected to by the I	Examiner.	
	Applicant may not request that any objection to	o the drawing(s) b	e held in abeyance. See	e 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including the co	orrection is requir	ed if the drawing(s) is ob	jected to. See 37 C	FR 1.121(d).
11)	The oath or declaration is objected to by th	ne Examiner. No	ote the attached Office	Action or form P	TO-152.
Priority ι	ınder 35 U.S.C. § 119				
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* \$	See the attached detailed Office action for a	a list of the certi	fied copies not receive	ed.	
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· —	The MAILING DATE of this communication appears on the cover sheef with the correspondence address—odd for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, MHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensises of time may be evalable under the provisions of 37 CFR 1.136(), in no event, however, may a reply be finely filed after St. (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire St. (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire St. (6) MONTHS from the mailing date of this communication. The provision of the mailing date of this communication is the application to become ASMANDONED (30 U.S.C. § 133). Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of the communication. Part yetly received by the Office later than three months after the mailing date of the communication. Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of this communication. Part yetly received by the Office later than three months after the mailing date of this communication.				
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DETAILED ACTION

This communication is responsive to Amendment, filed 02/09/2006.

Claims 1-41 are pending in this application. In the Amendment, Claims 1, 20, 21, 22, 23, and 24 were amended.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over MS Internet explorer (IE) in view of Scullar et al. ("Scullar", US 2002/0184095).

Per claim 1, IE teaches graphical user interface for use in association with a network browser comprising:

a network browser window associated with a network browser for displaying Internet content associated with uniform resource locators (URLs) during network browsing (Fig. 1; elements: 10 and 11);

a plurality of identifiers adjacent to the window in which the content is displayed (Fig. 2; the examiner considers the identifiers to be the folders' names such as cnn (www.cnn.com), google (www.google.com), washingtonpost (www.washingtonpost.com), and Today);

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wherein a user is allowed to pre-select one of the identifiers (Figs. 2 and 6; the user can pre-select one of the identifiers by clicking on one of the folders or making expand selection of fig. 6);

wherein, after the pre-selection, selected content associated with at least one of the URLs displayed during use of the network browser is correlated with the pre-selected identifier and stored (Figs 2-5; selection of element 20 and 22 of fig. 2, and selection of element of 40 and 41 of Fig. 4 are stored in the folder 51 of fig. 5).

IE does not specifically teach the user is allowed to manually enter the pre-selected identifier which is non-inclusive of any portion of the URL. However, Scullard teaches the user is allowed to manually enter the pre-selected identifier, which is non-inclusive of any portion of the URL ([0008]; [0009]; [0014]; [0018]). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to include the teaching of Scullard in the invention of IE in order to provide the users with the flexibility in organizing the sites visited.

Per claim 2, IE teaches a graphical user interface as recited in claim 1, wherein the identifiers are capable of being selected for identifying further information associated there with (Figs. 2-5).

Per claim 3, IE teaches a graphical user interface as recited in claim 1, wherein the URLs are displayed by browsing (Figs. 7-9).

Per claim 4, IE teaches a graphical user interface as recited in claim 1, and further comprising allowing the user to subsequently access the content utilizing the identifier (Fig. 2; content 22).

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Per claim 5, IE teaches a graphical user interface as recited in claim 1, wherein the content is correlated upon selection of the content (Figs. 2-5)

Per claim 6, IE teaches a graphical user interface as recited in claim 5, wherein the content is automatically correlated upon selection of the content (Figs. 2-5).

Per claim 7, IE teaches a graphical user interface as recited in claim 1, wherein the identifiers have associated displayed buckets (Figs. 5 and 6; buckets 51; the examiner interprets a bucket to be the folder 51 which contains related history links).

Per claim 8, IE teaches a graphical user interface as recited in claim 7, wherein the identifiers identify the buckets (Fig. 5; identifier 51).

Per claim 9, IE teaches a graphical user interface as recited in claim 8, wherein the identifiers include intellectual property identifiers (Fig. 11, element 10).

Per claim 10, IE teaches a graphical user interface as recited in claim 1, wherein the content includes an entire web page (fig. 1; content 10).

Per claim 11, IE teaches a graphical user interface as recited in claim 1, wherein the content includes documentation in a portable document format (Fig. 10; element 11).

Per claim 12, IE teaches a graphical user interface as recited in claim 1, wherein the date is stored with the content (Fig. 9; date 90).

Per claim 13, IE teaches a graphical user interface as recited in claim 12, wherein the date includes a date at which time the content was discovered (fig. 9; date 90).

Per claim 14, IE teaches a graphical user interface as recited in claim 1, wherein the URL is stored with the content (Fig. 1, URL 11; Figs. 7-9).

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Per claim 15, IE teaches a graphical user interface as recited in claim 7, wherein the buckets are accessed via menus (Fig. 6; element 60).

Per claim 16, IE teaches a graphical user interface as recited in claim 15, wherein the buckets are accessed via sub-menus (Fig. 6; element 60).

Per claim 17, IE teaches a graphical user interface as recited in claim 15, wherein the buckets are selected by being clicked (Fig. 6; double click on 61).

Per claim 18, IE teaches a graphical user interface as recited in claim 1, wherein any content selected during use of the network browser results in automatic correlation with the preselected identifier (Figs. 2-5).

Per claim 19, IE teaches an archival process that incorporates the features of claim 1 (Figs. 2-5).

Claim 20 is rejected under the same rationale as claim 1.

Claim 21 is rejected under the same rationale as claim 1.

Claim 22 is rejected under the same rationale as claim 1.

Claim 23 is rejected under the same rationale as claim 1.

Claim 24 is rejected under the same rationale as claims 1 and 13.

Per claim 25, IE teaches a graphical user interface of claim 1, wherein the content involves competing activity (fig. 2; sports link).

Claims 26-41 are rejected under 35 U.S.C. 103(a) as being unpatentable over MS Internet Explorer (IE) in view of Scullar et al. ("Scullar", US 2002/0184095), and Rivett et al. ("Rivett", U.S. Pat. No. 2003/0046307).

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Per claim 26, IE and Scullar teach a graphical user interface as recited in claim 9, wherein a search is capable of being performed (fig. 1; search web icon), but do not teach wherein a search is capable of being performed in association with at least one of a plurality of patents using at least one synonym by: identifying at least one claim associated with one of the patents, extracting a plurality of terms from the claim, identifying at least one synonym associated with at least of the terms, and conducting a search utilizing the terms and the at least one synonym. However, Rivett teaches a search is capable of being performed in association with at least one of a plurality of patents using at least one synonym by: identifying at least one claim associated with one of the patents, extracting a plurality of terms from the claim, identifying at least one synonym associated with at least of the terms, and conducting a search utilizing the terms and the at least one synonym (figs 22-23B, 148, and 153; [0369], [0395], [0039]). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to include the teaching of Rivett in the invention of IE and Scullar in order to have automated tools that automatically process patent-related information and non-patent related information utilizing web client interface (see, Rivett, figs. 148, and 153).

Claims 27-30, Rivett teaches the graphical user interface of claim 26, wherein the terms of the claim are automatically retrieve from a database, and noun terms and verb terms of the claim are identified (figs. 22-23B; extracting terms from claims).

Per claim 31, 32 and 35, Rivett teaches the graphical user interface of claim 26, wherein Boolean, AND and OR operators searching are incorporated with the searching based on the terms of claim of the patent (pg. 17; table 2).

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Per claim 33 and 34, Rivett teaches the graphical user interface of claim 26, wherein a plurality of the synonyms are identified based on the terms of the claim of the patent utilizing a synonym database ([0395]; thesaurus).

Per claim 36, Rivett teaches the graphical user interface of claim 26, wherein the word "claim" is removed from the terms of the claim of the patent (pgs 17 and 18; tables 2 and 3).

Per claim 37, Rivett teaches the graphical user interface of claim 26, wherein the search is conducted manually upon receiving a user request ([1214]).

Per claim 38, Rivett teaches the graphical user interface of claim 26, wherein the search is conducted automatically at predetermined intervals ([0421, [0422], [0423]).

Claims 39-41, Rivett teaches the graphical user interface of claim 26, wherein the terms are modified based on results of search, user input, and the search automatically ([0394], 0397]).

Response to Arguments

Applicant's arguments with respect to the amendment have been considered but are moot in view of the new ground(s) of rejection.

Inquiries

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thanh T. Vu whose telephone number is (571) 272-4073. The examiner can normally be reached on Mon-Thur and every other Fri 7:30 AM - 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kristine L. Kincaid can be reached on (571) 272-4063. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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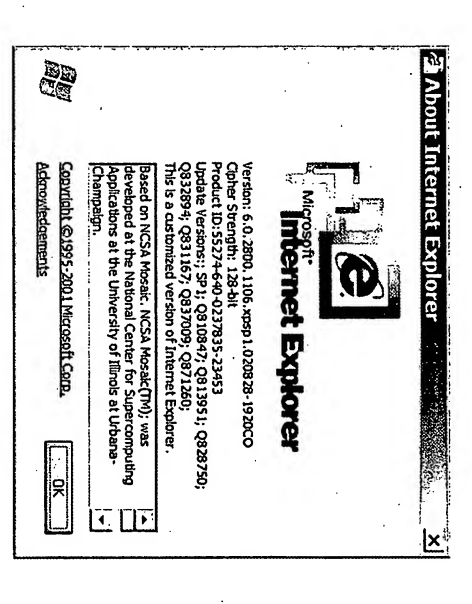
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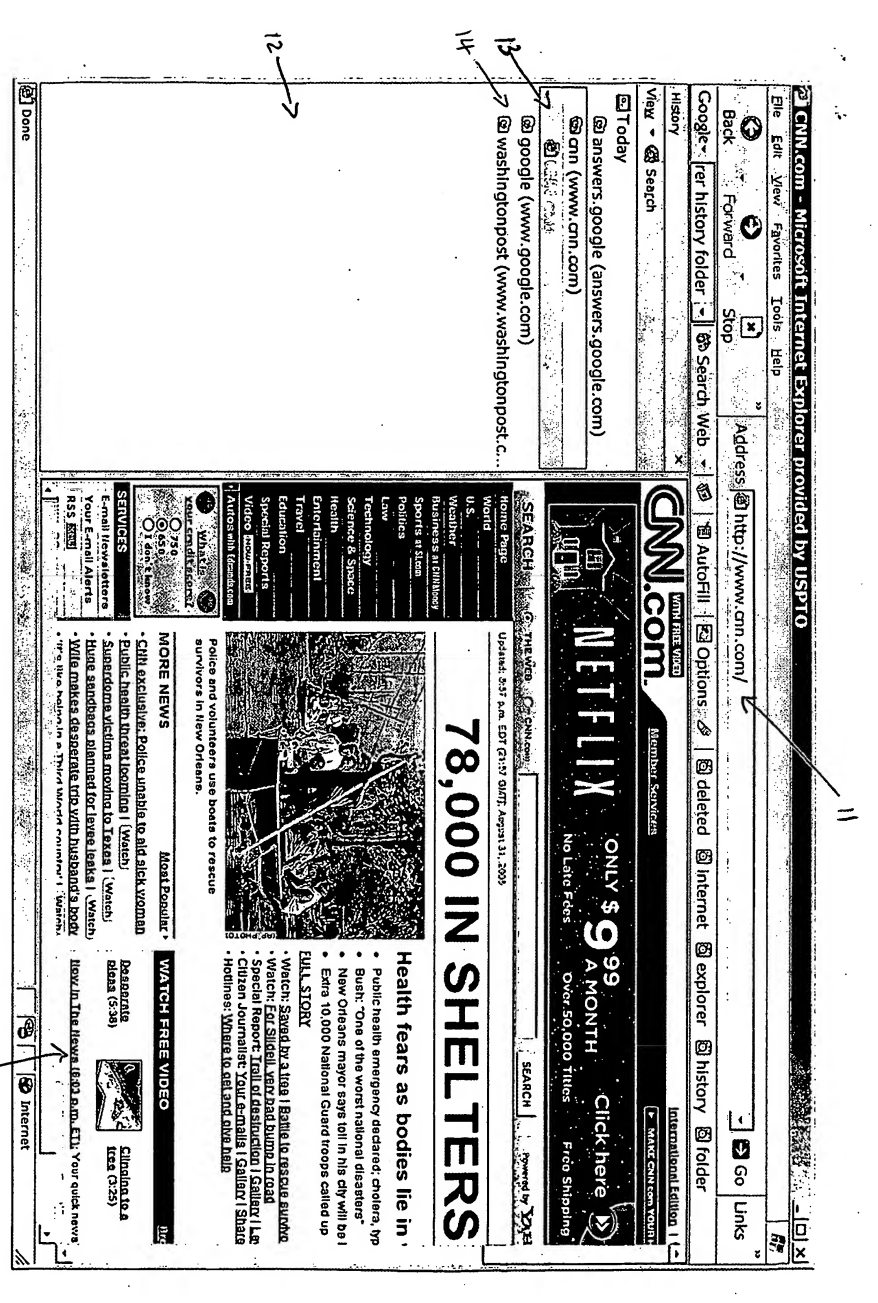
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T. Vu

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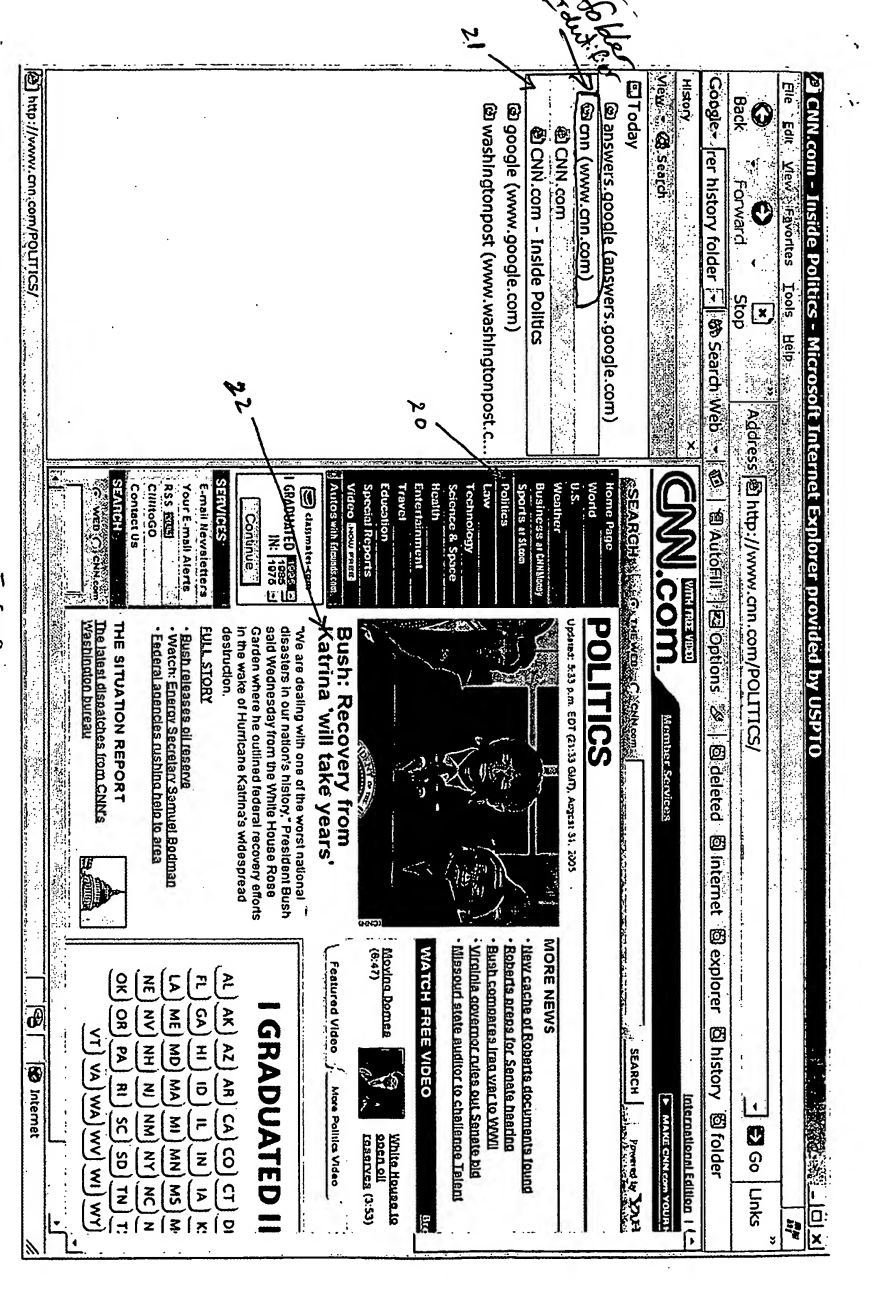
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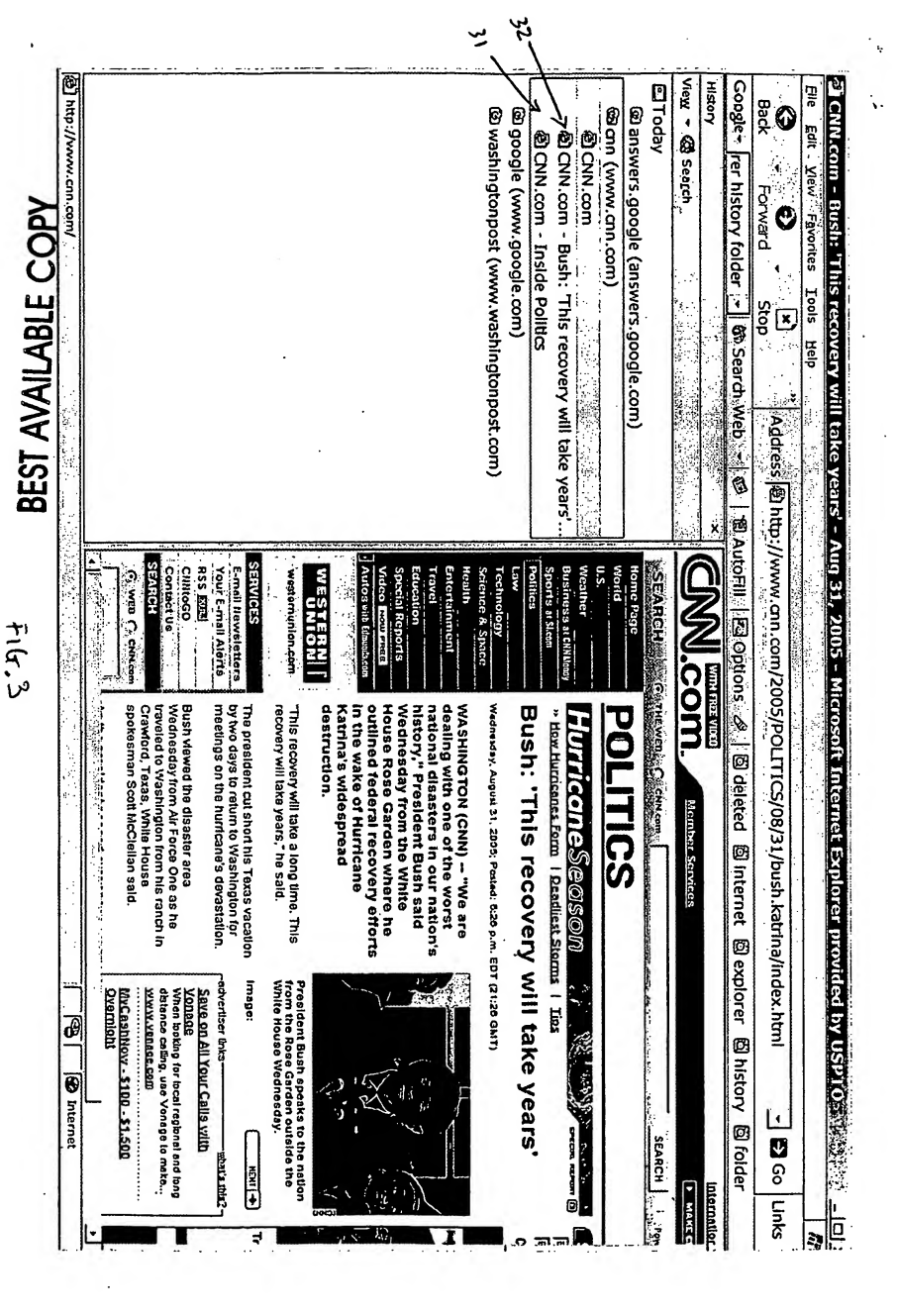


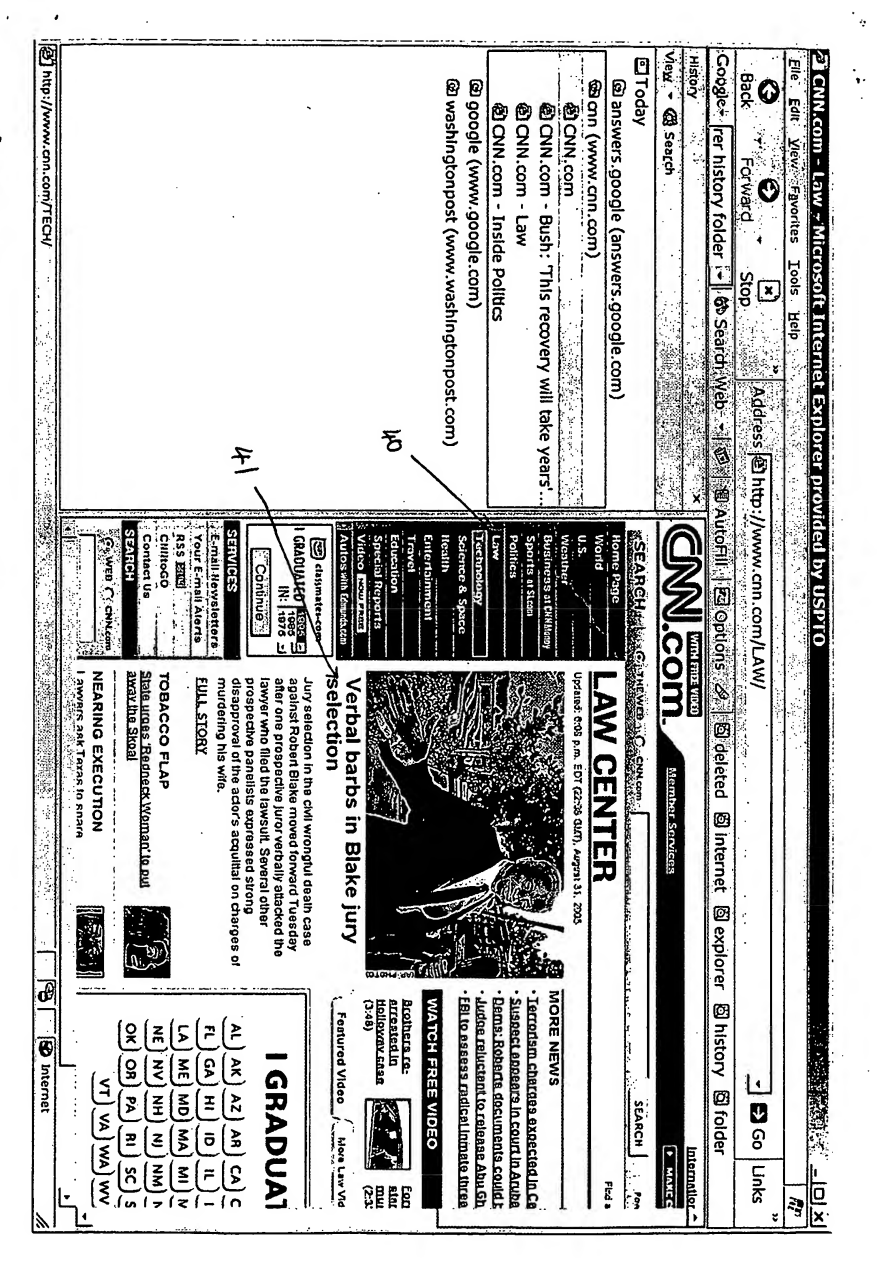


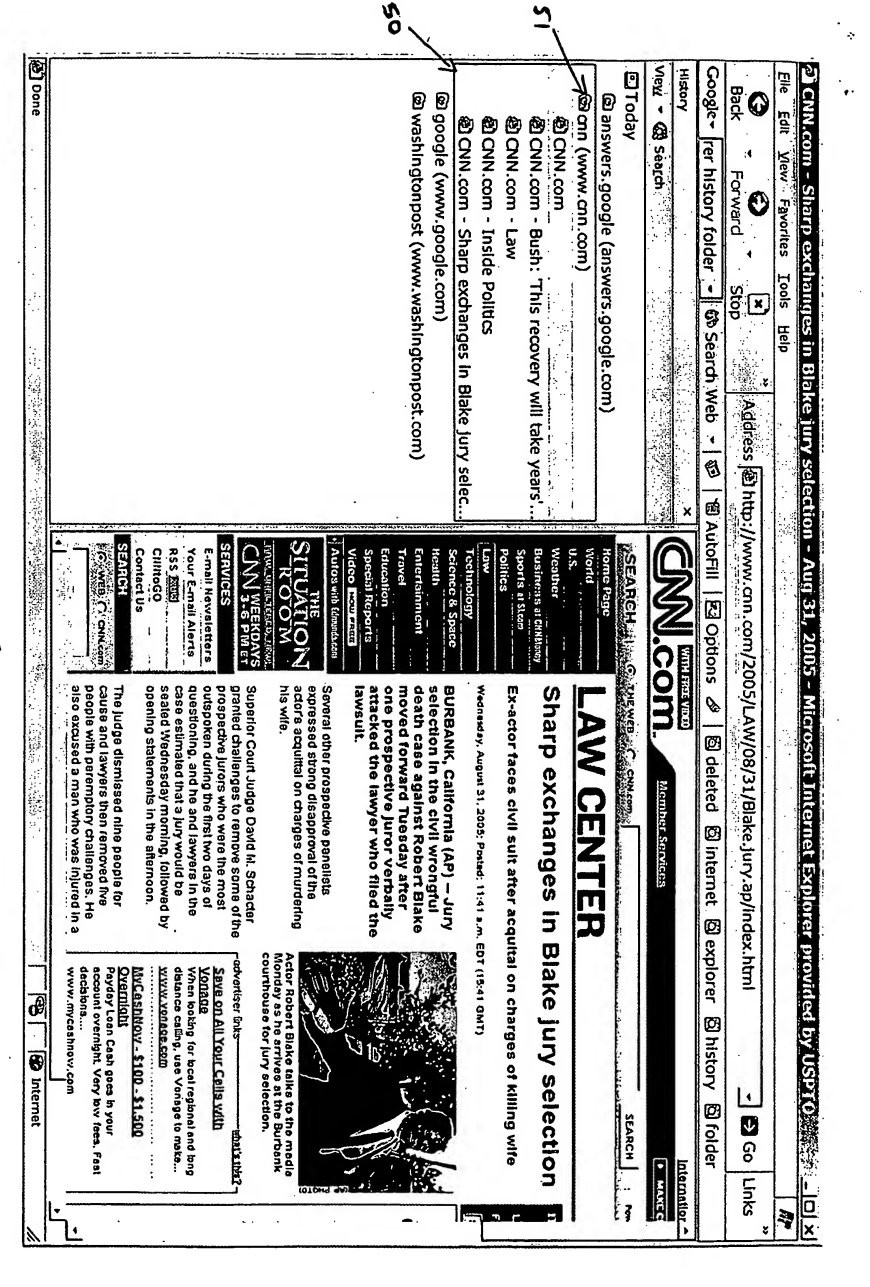
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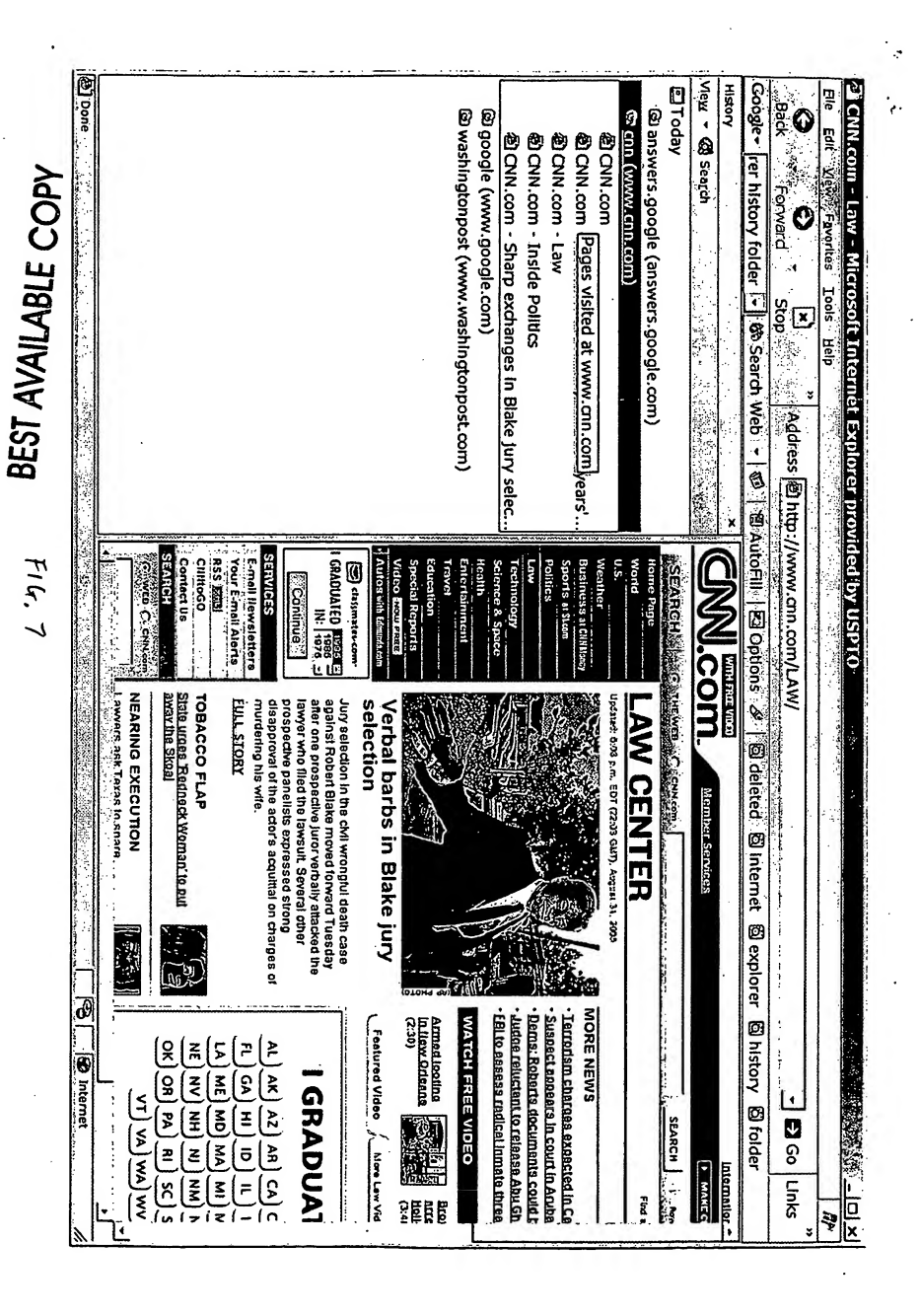






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